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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

CARUCEL INVESTMENTS, L.P., a Delaware limited partnership,

Plaintiff.

NOVATEL WIRELESS, INC., a Delaware corporation; VERIZON COMMUNICATIONS, INC., a Delaware corporation; and CELLCO PARTNERSHIP d/b/a/VERIZON WIRELESS, a Delaware general

Defendants.

Case No.: 16-cv-118-H-KSC

JUDGMENT IN FAVOR OF **DEFENDANTS**

On April 4, 2017, this action came before the Court for a jury trial with the Honorable Marilyn L. Huff presiding. (Doc. No. 316.) Plaintiff Carucel Investments, L.P. appeared and was represented by Robert F. Ruyak, Brittany V. Ruyak, Michael K. Lindsey, Korula T. Cherian, and Robert M. Harkins, Jr. Defendants Novatel Wireless, Inc., Verizon Communications, Inc., and Cellco Partnership doing business as Verizon Wireless appeared and were represented by Amardeep L. Thakur, David M. Grable, Bruce R. Zisser,

The jury issues have been tried, and on April 10, 2017, the jury rendered its

unanimous verdict on the following questions:

Question No. 1: Infringement

Do you find that Carucel has proven, by a preponderance of the evidence, that the MiFi devices have infringed any of the asserted patent claims?

For the '904 patent:

Claim 22 No

Claim 30 No

For the '701 patent:

Claim 10 No

Claim 15 No

For the '023 patent:

Claim 11 No

Claim 23 No

For the '543 patent:

Claim 10 No

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On September 15, 2015, Plaintiff Carucel dismissed its claims against Defendant TigerDirect, Inc. with prejudice. (Doc. No. 11.) On December 9, 2016, the Court dismissed Defendant AT&T Mobility LLC with prejudice. (Doc. No. 139.)

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During the reading of the verdict in Court, an issue arose as to the jury's answers to Question No. 3 regarding "Validity – Obvious or Non-Obvious" in the verdict form. At the hearing, the parties agreed that the jury's answers to Question No. 3 were moot in light of the jury's answers to Question No. 1 in the verdict form. Accordingly, pursuant to the jury's findings the Court enters judgment in favor of Defendants and against Plaintiff.

IT IS SO ORDERED.

DATED: April 10, 2017

MARILYN LYHUFF, District Judge UNITED STATES DISTRICT COURT